IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

Approved. The Court sha	II)	
retain jurisdiction to ensure		
the settlement agreement is		
executed.		
It is SO ORDERED.		
s/Dan Aaron Polster Unite	ed	
States District Judge Apri		
10 0010		

THE MOCO COMPANY	Coss No. 1.10 or 2701 3/Dail Ad
THE NOCO COMPANY) Case No.: 1:18-cv-2701 States Dis
Plaintiff,) Judge Dan A. Polster 10, 2019
V.)
) STIPULATION OF DISMISSAL
YORK SALES INC.) WITH PREJUDICE
D 0 1)
Defendant.)
)

Plaintiff The NOCO Company, by and through its undersigned counsel, hereby stipulates, pursuant to the terms of a Settlement Agreement ("Settlement Agreement") with Defendant York Sales Inc. and Rule 41(a) of the Federal Rules of Civil Procedure, that Plaintiff's claims are dismissed with prejudice, with each party to bear its own costs. The Court shall retain jurisdiction over the Settlement Agreement.

Respectfully submitted,

/s/ Katie L. Steiner

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*signed with electronic consent

Attorney for Defendant York Sales Inc.